

## The Sale of Colored Wash Fabrics Continues Very Favorably

We can only give you an idea of the magnitude of this great sale, but only an inspection of the collection will show that the goods are the seasonable kind and that the colorings are the wanted shades. Hundreds of yards of just the goods most in demand right now, but about half the regular price that one would naturally expect to pay at the beginning of the season.

25c Topaz Tissue, per yard 12c  
27 inches wide; sheer effects, in green, rose, heliotrope and grey.

12 1/2c Printed Batiste, per yard 10c  
Sheer and fine, in the most wanted designs, including the popular rings and dots.

12 1/2c Gingham, per yard 10c  
27 inches wide, in the new 1910 patterns.

29c Organdies, per yard 19c  
Very sheer and fine, in dainty floral designs on both light and dark grounds.

3,000 yards Colored Lawns, per yard 5c  
In the new 1910 patterns.

12 1/2c Organdies, per yard 10c  
In beautiful floral designs.

25c Tan Shantung, per yard 19c  
27 inches wide, in the natural shade of tan so popular this season.

85c Flemish Linens, per yard 59c  
45 inches wide, in reseda, old rose, tan, champagne, lavender, olive, Copenhagen, pink, light blue and white. Our regular 85c Linen for 59c yard.

15c Knicker Suits, per yard 7c  
27 inches wide, very sheer, in navy, grey, two shades of green, pink, tan and red; about 1,000 yards in this lot to be sold at 7c yard.

25c Bordered Suiting, per yard 19c  
45 inches wide, in black, white, pink, light blue, tan, reseda, Copenhagen, rose, cream and cardinal.

25c Colored Voiles, per yard 12c  
27 inches wide, in plain and self-colored checks, in white, cream, lavender, reseda, pink, light blue, navy, grey and black.

48c Ramie Linen, per yard 39c  
36 inches wide, good heavy weight for coat suits, reseda, tan, light blue, Copenhagen, heliotrope, pink, old rose, grey, white and purple.

## Miller & Rhoads

Write for Samples

## KEEP FEEDYBODDY MOUNTAIN GOING BROAD

Police Get Orders to Scatter Crowds Which Linger on Sidewalk.

### TOO HARD TO NAVIGATE

Loafers Between Sixth and Eighth Block Traffic During Rush Hours.

Because of the increasing throngs daily and nightly coming up and down Broad Street, especially between Sixth and Eighth, orders were issued yesterday to the officers patrolling that beat to keep everybody on the move so that the street might be kept clear as far as possible. Of late the crowds, especially between the two points mentioned, have become so congested at night during theatre hours that regular pedestrians had great difficulty in edging their way through, and this was noticed particularly last Saturday night, when, from Sixth Street to Eighth, nearly every inch of standing room had been taken up. Every man stuck to his vantage point, casting a vigilant eye on those who went in and those who came out of the playhouses.

It is a common custom among a certain class of men and youths, many of whom are of the better sort, to make a movie picture show in the recesses of their jeans, to watch their more fortunate brethren and sisters, whom they regard as favored, with more worldly possessions, or who had earned the price of a short hour of pleasure by honest toil.

And it has been often that this same class of men and youths were not chary in their remarks upon those whom they watched with envious eyes. The order does not, of course, affect those waiting for street cars, and the officers have been notified to be careful in their distinction between loafers and street corner loungers and those who are properly lingering at some definite point. The attention of the police has been called several times to the congestion, and action was determined upon at once. Hereafter, whose one propensity is to loaf, with hands in their pockets, on every street corner where the bright light of night is moving right lively last night.

### POLICE COURT CASES

Two Alleged Burglars Are Sent On to the Grand Jury.

Archie Bass, colored, aged 100 and placed under \$100 security for twelve months in the Police Court yesterday morning on the charge of carrying a concealed weapon.

Wesley Bolling, colored, charged with breaking into the home of Martha Lomax and stealing therefrom \$11 from George W. Gordon and \$10 from John Givray, was sent on to the grand jury.

Peter Smith, colored, charged with being a fugitive from justice, in South Carolina, where he is believed to be the man wanted for a double murder, appeared, but his case was continued to May 10, in order that more evidence might be secured.

John Collins, colored, charged with breaking into the house of Joseph Bickoff, 1200 E. Broad Avenue, was sent on to the grand jury.

The cases of H. A. Leadbetter and the Foster Motor Company, charged with exceeding the speed limit in their automobiles, were continued to May 3.

### BARREL WITHIN BARREL

New Scheme for Shipping Whiskey Into Dry Territory.

Revenue officers have received a report from Hamlet, N. C., of the adoption of a novel scheme to avoid the payment of duty on whiskey. It was reported that a barrel marked machine oil and a box labeled hardware, containing a barrel of whiskey, was left unclaimed for several days. The officers there discovered a barrel marked machine oil and a box labeled hardware, containing a barrel of whiskey, was left unclaimed for several days. The officers there discovered a barrel marked machine oil and a box labeled hardware, containing a barrel of whiskey, was left unclaimed for several days.

On opening the barrel a smaller barrel was found inside, containing twenty-five gallons of whiskey. Revenue agents are endeavoring to locate the shipper. An illicit distillery was raided near Emporia Saturday night. It was found to be a still and no arrests were made. Another raid was reported recently from Ruffin, N. C., to Renee Agent Chapman. It was reported that a still was destroyed. Two men were working at the distillery when it was raided, but both escaped.

At the request of a number of prospective bidders the meeting of the City School Board in the city hall yesterday afternoon for electing the new board of directors was postponed until next Monday night, May 9.

### STATE MUST PAY CHEMIST'S CLAIM

Judge Scott Holds That Tax for Analyses in Felony Cases Is Not on City.

By a decision of Judge R. Carter Scott, in the City Circuit Court yesterday, the State of Virginia must pay for the expense of chemical analyses in criminal prosecutions. The point was raised by Dr. J. M. Whitfield, chemist of the Board of Health, who has from time to time been called on by the Police and Hustings Court to testify in prosecutions for the illicit sale of cocaine. His claim for payment having been held by the Hustings Court to be a matter for the city to pay, the State has been called on to pay for the analyses in twenty-eight felony cases.

After hearing the argument, Judge Scott directed that the mandamus be granted. The decision, it is believed, will relieve the city of the necessity of creating the office of city chemist, which has been pending for some time before the Council, as under Judge Scott's ruling the analyses in felony cases must be charged against the Commonwealth as other criminal expenses.

The May term of the City Circuit Court convened yesterday morning, and the docket was called and a number of cases set for trial.

The case of John Straight and Son against William J. Enright and of Rishy and Kauffert against Mrs. R. H. Alvie were dismissed from the docket on motion of attorneys for the plaintiffs.

In the case of Thomas B. Jeffery against R. A. Blenner, on motion of the plaintiff, the defendant was required to file grounds of defense on or before May 9. The same action was taken in the case of T. Moore against A. M. Watkins and others.

In the case of Herbert Mercer, administrator of Thomas Smith, against the Pullman Company and the Richmond, Fredericksburg and Potomac Railroad Company an order was entered transferring the case to the Circuit Court of the United States for the Eastern District of Virginia, on petition of attorneys for the Pullman Company.

Mountaineers Released by Governor on Petition of Judge and Jury.

### BIG BOND ISSUE BY C. & O.

Notice Filed With Corporation Commission—Court Grants Writ of Error.

Governor Mann yesterday issued conditional pardons to Edward Lawhorn, Lushy Moran and Clarence Gibson, who were convicted in January last in the Corporation Court of the city of Staunton, and sentenced to serve two years each in the penitentiary. Their crime was perjury.

The petition for clemency was endorsed by the judge of the court, by the attorney for the Commonwealth, by the members of the grand jury, and by numerous citizens. The opinion was expressed that the men had been sufficiently punished.

It was noted from the statements made in the papers filed with the Governor that the convicts, who were ignorant mountaineers, had become involved in the case through the presumption was that they gave testimony favorable to one side of the argument.

Lawhorn, Moran and Gibson were released yesterday afternoon from the penitentiary.

### APPEAL IS GRANTED

Case in Supreme Court Involves Deal in Mineral Springs.

An appeal and supersedeas was granted yesterday in the Supreme Court in a case involving a deal in mineral springs. The case was brought by the Circuit Court of the corporation court, and the parties were the plaintiffs in a suit against the Berry Hill Mineral Springs Company of Virginia, a corporation, and the defendants in a suit against the Berry Hill Mineral Springs Company of Virginia, a corporation, and the defendants in a suit against the Berry Hill Mineral Springs Company of Virginia, a corporation.

These complainants were owners of a farm of 1,000 acres, or more, containing mineral springs. With their husbands they signed an agreement to sell 183 3/4 acres of this, including the springs, to the Berry Hill Mineral Springs Company, of the purchase money was to be paid later, but the concern found itself unable to meet the deferred payments, and an arrangement was made to reorganize the company and put it on a better basis, the case being exceedingly complicated.

The matter has been once before the Supreme Court on a different phase, and the decision was reversed. The court has now decided in favor of the former decision, this being one of the causes of complaint. The case has been docketed for hearing at the next term.

### NEW C. & O. BONDS

Big Issue to Be Put Out, to Be Exchangeable for Stock.

Before the State Corporation Commission yesterday, the Chesapeake and Ohio Railway Company filed a notice that it would proceed to issue a large amount of bonds and to increase its authorized capital stock. The company was not necessary to amend its charter in order to do this. The action follows recent decisions made by the Supreme Court, which held that bonds would issue to secure money for use in western extensions and general improvement.

The bonds, which are to be convertible at the option of the holder, for common stock at any time after May 1, 1911, and prior to February 1, 1920. This transfer is to be at face value of the bonds, with the stock and accrued interest and dividends.

No collateral security is offered for the bonds, but the Chesapeake and Ohio Railway Company agrees that any which may be outstanding shall be secured by any mortgage hereafter placed on the property of the company. The bonds will be issued in denominations of \$1,000, \$5,000 and \$10,000. They mature February 1, 1920, and bear interest at the rate of 4 1/2 per cent.

At the same time a companion notice was served on the issuance of 357,257 shares of capital stock. This is to be issued after May 1, 1911, and prior to the conversion of the bonds into stock.

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## GRAND JURY HAS ORDER ARRESTED

Warrant Charges Him With Distributing Obscene Literature.

### SWORN OUT BY MAJ. WERNER

Pamphlet Editor Gives Bond and Will Answer in Police Court.

At the instance of the grand jury, the members of which had just completed a thorough reading and examination of the pamphlet in question, Chief of Police Werner yesterday afternoon swore out a warrant against Adon A. Yoder, publisher, charging him with distributing obscene literature, and he was arrested two hours later on his way to dinner. Detective Sergeants Wiley and Bailey made the arrest.

Yoder asked them who had sworn out the warrant, and appeared to be very nervous. He did not discuss the case, and asked to be taken to the nearest magistrate for bail, and also the privilege of telephoning for someone to come to his assistance. He made his bail and said that he succeeded in securing the services of W. C. Smith. The detectives escorted him to the office of Magistrate R. C. Duke, 616 East Main Street, and there he was bailed in the sum of \$100 for his appearance in Police Court this morning.

### Sold by Children.

The publication in which the alleged obscene article appeared was placed on the streets yesterday, April 25. It was sold by children, little boys and girls, whose morals, according to the warrant, "manifestly tended to corrupt the minds of the youth of the city."

It was noted from the statements made in the papers filed with the Governor that the convicts, who were ignorant mountaineers, had become involved in the case through the presumption was that they gave testimony favorable to one side of the argument.

Lawhorn, Moran and Gibson were released yesterday afternoon from the penitentiary.

The petition for clemency was endorsed by the judge of the court, by the attorney for the Commonwealth, by the members of the grand jury, and by numerous citizens. The opinion was expressed that the men had been sufficiently punished.

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## ASK ANY MAN

Who ever wore a Gans-Rady Suits what his opinion is of our make. See if he won't tell you frankly how much better it proved than clothing of other makes—how much more exclusive in appearance—how much better in fit—and how much superior in construction. No breaking of fronts—no pulling away of collars. It's really superior to most of the custom clothes and so much cheaper. Why not do as you friend did? Give it a trial.

## Gans-Rady Company

## SPEED LIMIT RAISED TO FIFTEEN MILES

Common Council Rejects Twenty-Mile Proposition of Automobilists--Washington Ward Members Seated in Lower Branch, Which Numbers Forty Men.

Fifteen miles an hour was the speed limit fixed for automobiles and all other vehicles not propelled by animal power over the streets, roads and parkways in the city limit, when the Common Council last night. The Committee on Ordinance, Charter and Reform reported an amendment to the existing automobile ordinance, which would make the speed limit twenty miles an hour, which was held to be excessive. The present limit, which has apparently been more honored in the breach than in its observance, is eight miles an hour.

The report was not reached until late in the session, during which there were several propositions to adjourn. Several references were made by the president and speakers to the automobilists present, their coming inside the Council railing and their evident lobbying in favor of the higher speed. When it was urged that the Council should not adjourn until the matter was decided, the speaker said that the Council would be out of the city on Thursday night, when it had been suggested that the matter be taken up, and that the Council would be out of the city on Thursday night, when it had been suggested that the matter be taken up, and that the Council would be out of the city on Thursday night, when it had been suggested that the matter be taken up.

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